

The Bucks County Gazette
Established 1873 by James O. Thomas.
PUBLISHED EVERY FRIDAY BY
JESSE O. THOMAS & SON.
James O. Thomas, Business Manager.
Joseph R. Thomas, Editor.
Subscription Price, \$1.00 Per Year.
Advance Payment, \$2.00. Single copies 5c each.
Advertising Rate Card on application.
It is printed at the "Gazette" in Bristol as Second
Class Matter.
Friday, June 25, 1932.

A TRAGIC LESSON.
Murdered in a most horrible manner, her body found up and bound with rope and concealed in a trunk in the apartment of a "Christianizing" agent, the body of a young girl, who had been working as a domestic in the home of a Chinese family, was found by the police.

After identifying the body of his daughter as the corpse of the girl, the father, who had been working as a domestic in the home of a Chinese family, was found by the police.

We have also read the story of the young girl's misadventure, her downfall and her tragic ending. To build a sweeping indictment upon the conduct of the individual who had been working as a domestic in the home of a Chinese family, was found by the police.

The girl's association with the girl teachers and their charges has probably never produced a tragedy equal to this one which has resulted in the death of a young woman.

The people today are asking a question which the churches concerned in missionary work among the Chinese and other foreigners would do well to answer: Why is it that young women and girls are considered essential to the Christianizing of these people?

Are there no men or elderly women available? If the answer is that young women are most effective in arousing the interest of those not in the true faith in the gospel of Christ, the reply must be made that interest depends on its awakening among the youth and charm of the teacher and by far never be aroused.

As one newspaper states the people are not going to forget this case in a hurry. The capture and punishment of the criminal and his accomplice will not satisfy the public mind. Enough evidence has been accumulated to show that the case of this unfortunate young woman is not singular, except in its shockingly tragic climax.

Last week we commented upon the progressive Republican United States Senators who have "failed" in their endeavors to enforce a revision of the tariff in accordance with the demands of the country. The progress of party platform and the promises of President Taft and stated that "no matter what this tariff bill will be Congress must later answer to the people who have been betrayed." Since then Senator La Follette, in his recent debate, has said:

"Under a system that has grown up, which puts the control of legislation and control of the Senate of the United States in the hands of a few men, who's authority has been recognized for so many years without question, the law has been passed which makes it impossible for a senator to question this supreme power or raise any objection, ask any question, or fail to go along when told. I want to suggest to the attorney of the Senate that the clock with the gears of this Senate is not running, and it is time to stop it."

Probably it is not generally known that twenty-seven states have formally petitioned Congress to convene a Constitutional Convention to change the method of electing United States Senators. If you think you can spare three or four minutes of your time from this bill, shall ask for such a convention, it must be called, as required by article five of the Constitution.

The Leg-atures of twenty-seven states have passed resolutions petitioning Congress for a Constitutional Convention for the purpose of amending the Constitution. Most of the States in the middle and far west now practically choose their Senators by direct vote, candidates for that office submitting their claims to the voters which act as "instructions" to the Leg-atures.

The twenty-seven resolutions are now ready to be presented in the office of the Secretary of the Senate. If four more states shall take similar action, there will be no alternative but to issue a formal call for the election of delegates to a Constitutional convention.

Over in Landside, and in other boroughs of the State, we notice that the burgesses are not backward in issuing edicts against infractions of the law. Imagine a burgess of Bristol publicly declaring that any violator of the law must case! In such a foolish event he would be plainly told to "go away back and sit down." The powers of the burgess in this borough have been construed to be "nil." The pound keeper has far more authority than the chief executive. It can be truthfully stated that the office of Chief Burgess of Bristol is simply a graceful title that is bestowed once in three years (hereafter every four years). There is apparently no division of municipal authority here.

During the sweltering hot days of this week it was indeed cheerful news that the newspapers furnished us that explorer Henry and his party were probably playing pinocle on the north pole.

Last Monday was the first day of summer, the longest day of the year and the hottest of the season and the valuable time of the day, the law courts, deposits at the house, is hardly equal to the task set before it.

President Elliot's "five-foot-shelf of books" has been the subject of criticism. It will require a college education and persistence almost divine to read and appreciate the fifty volumes of Dr. Elliot's recommendations.

Under the local option law in Ohio the city of Youngstown and the County of Mahoning, in which the city is located, voted "wet" last week by a majority of 1000. On the same day the "wet" carried Clark county, Indiana, by 800 majority. Local option is an absolutely fair proposition.

Mrs. Howard Gault, during the trial in which she is suing her husband for divorce, has been allowed to examine the records of the county of Clark, Ohio, which is absolutely required by her to show a lady should. These paying times of prosperity, under head of protective tariff laws, are certainly more than enough to the puns of the rich. Groceries, meats, vegetables are so high, you know.

In 1890 James C. Blaine, who was then Secretary of State, wrote a letter to Mr. McKimley, who was chairman of the Ways and Means committee of the House of Representatives, stating that it was a "great mistake to take hides from the free list, where they have been for so many years."

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Boyce scoring, Barton fanned and Ellis was passed. Jolly hit safely to left field and Keough scored.

The score was tie in the ninth when Barton came to bat. Stewart dropped a sacrifice fly and Keough batted safely, after Barton had flied to Schaffer. Ellis hit a slow run in front of the plate and Wilkes threw it wide to first. Keough did a great piece of sprinting and slid into the plate with the lead.

For four innings, Westmoreland failed to score. In the fifth, Barton's error of Keough's throw to catch Barton napping, a passed ball and Jolly's sacrifice error in the fourth, in the fifth a base on balls to Keough, a pass ball, Boyce's safety, a sacrifice and Keough's hit tallied another run.

After Barton had fouled out in the sixth, Ellis singled and was scored on second by Jolly. Boyce's hit safely to right field and Jolly crossed the runner when Stewart, fumbled Keough's error.

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